

Utah State Legislature

Senate • Utah State Capitol Complex • 320 State Capitol PO Box 145115 • Salt Lake City, Utah 84114-5115 (801) 538-1035 • fax (801) 538-1414

House of Representatives • Utah State Capitol Complex • 350 State Capitol PO Box 145030 • Salt Lake City, Utah 84114-5030 (801) 538-1029 • fax (801) 538-1908

CONFERENCE COMMITTEE REPORT

February 24, 2009

Mr. President and Mr. Speaker:

The Joint Conference Committee comprised of Sens. D. Stowell, J. Valentine, and K. Morgan, and Reps. C. Johnson, G. Hughes, and C. Oda, recommends **H.B. 51**, EXEMPTION FOR ALCOHOLIC BEVERAGE MANUFACTURING LICENSE, by Representative C. Johnson, with the following amendments:

1. Page 4, Line 92 through Page 4a, Line 106s

Senate 3rd Reading Amendments

2-23-2009:

- 92 (iii) the fermented alcoholic beverage is manufactured and used for $\hat{S} \rightarrow [$:
- 93 (A) \leftarrow s personal or family use and consumption \Rightarrow [; or
- 94 (B), including use at $\leftarrow \hat{S}$ an organized event where fermented alcoholic beverages

are

- 94a judged as to taste and
- 95 quality; and
- 96 (iv) the fermented alcoholic beverage is not for:
- 97 (A) sale or offering for sale; or
- 98 (B) consumption on a premise licensed by the commission.
- 99 (c) An individual may store a fermented alcoholic beverage manufactured as provided
- in Subsection (6)(b) in the individual's personal residence.
- 101 (d) A fermented alcoholic beverage manufactured in accordance with Subsection (6)(b)





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102	may be removed from the premises where it is manufactured:
103	(i) for personal or family use, including use at an organized event where fermented
104	alcoholic beverages are judged as to taste and quality; $\hat{S} \rightarrow [\frac{\text{and}}{\hat{S}}] \leftarrow \hat{S}$
105	(ii) if the fermented alcoholic beverage is transported in compliance with Section
106	<u>41-6a-526</u> Ŝ→ ; and
106a	(iii) if the fermented alcoholic beverage is removed only in the following quantities:
106b	(A) { during a calendar year } for personal and family use that is unrelated to an
	organized event where
106c	fermented alcoholic beverages are judged as to taste and quality , the quantity that may
	be possessed at one time is :
106d	(I) one liter of wine for each individual who is 21 years of age or older residing in the
106e	household;
106f	(II) 72 ounces of heavy beer for each individual who is 21 years of age or older residing in
	<u>the</u>
106g	household; or
106h	(III) 72 ounces of beer for each individual who is 21 years of age or older residing in the
106i	household; and
106j	(B) for on-premise consumption at an organized event where fermented alcoholic
	<u>beverages</u>
106k	are judged as to taste and quality, { for each individual who will act as a judge at the
	event:
106l	(I) one ounce of wine by volume;
106m	(II) two ounces of heavy beer; or
106n	(HI) two ounces of beer. \(\) the quantity that may be removed for each organized
	event is:
	(I) one liter of wine for each wine category in which the individual enters, except that
	the individual may not remove wine for more than three categories for the same
	organized event;





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(II) 72 ounces of heavy beer for each heavy beer category in which the individual enters, except that the individual may not remove heavy beer for more than three categories for the same organized event; or

(III) 72 ounces of beer for each beer category in which the individual enters, except that the individual may not remove beer for more than three categories for the same organized event.

1060 (e) A partnership, corporation, or association may not manufacture a fermented alcoholic

106p <u>beverage under this Subsection (6) for personal or family use and consumption without</u>

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106q \$→ obtaining a license under this chapter, except that an individual who operates a brewery

106r <u>under this chapter as an individual owner or in partnership with others, may remove beer</u>

106s from the brewery for personal or family use in the amounts described in Subsection (6)(b)(ii)

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Respectfully,

Sen. D. Stowell

Senate Chair, Conference Committee

Rep. C. Johnson

House Chair, Conference Committee

Voting: 6-0-0

17 HB0051.CC1.WPD 2/24/09 4:29 pm anicholson/ PO/AMN

Bill Number

Action Class